## House Cities & Counties Subcommittee Am. #1

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	Signa	iture of S	ponsor	

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Date	
Time	
Clerk	
Comm. Amdt.	

AMEND Senate Bill No. 224

House Bill No. 155\*

by deleting SECTION 6 and substituting:

SECTION 6. Tennessee Code Annotated, Section 6-58-114, is amended by adding the following as a new subsection:

(I) The board may exercise on behalf of its constituent members any authority contained in the interlocal agreement that may be exercised separately by the constituent member. Such authority may include, but is not limited to, the authority to contract with an industrial development corporation, development district, human resources agency, nonprofit corporation, or private business to deliver services that further economic growth in the community.

**AND FURTHER AMEND** by deleting SECTION 4 and redesignating the subsequent sections accordingly.



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Clerk	
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## **Signature of Sponsor**

AMEND Senate Bill No. 177

House Bill No. 189\*

by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 57-5-101(c)(2), is amended by deleting the subdivision.

SECTION 2. Tennessee Code Annotated, Section 57-5-101, is amended by adding the following as a new subsection:

- (1) Notwithstanding subdivision (a)(2), a manufacturer brewing not more than twenty-five thousand (25,000) barrels of beer or high alcohol content beer, or both, annually and operating as a retailer pursuant to subsection (c) may self-distribute the beer that it manufactures directly to retailers:
  - (A) In the county in which the manufacturer is located; and
  - (B) Outside the county in which the manufacturer is located, if the manufacturer:
    - (i) Self-distributes not more than one thousand eight hundred (1,800) barrels of such manufacturer's beer annually; and
    - (ii) Is not prohibited from self-distribution in the particular county by the manufacturer's contract with a beer wholesaler.

(2)

(A) A manufacturer self-distributing outside the county in which the manufacturer is located pursuant to subdivision ( )(1)(B) shall not self-distribute more than one thousand eight hundred (1,800) barrels of its beer annually in this state regardless of the number of manufacturing locations.





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- (B) If a manufacturer self-distributes more than one thousand eight hundred (1,800) barrels in a year, including in one (1) or more counties outside the county in which the manufacturer is located, the manufacturer shall enter into a contract with a wholesaler to distribute the manufacturer's beer within ninety (90) days of exceeding such limitation.
- (3) A manufacturer shall certify its total volume of annual self-distribution as a part of the reporting required by § 57-6-105.
- (4) A manufacturer self-distributing beer pursuant to subdivision ()(1) shall collect and pay all taxes imposed by §§ 57-5-201 and 57-6-103. Any distribution, sale, or transfer of beer by a manufacturer directly to a beer retailer constitutes a wholesale sale for purposes of taxation.
- (5) To determine the exact amount of tax owed on sales of beer and to facilitate the collection thereof, a manufacturer self-distributing beer pursuant to subdivision ( )(1) shall register separately with the commissioner of revenue as a wholesaler pursuant to § 57-5-102 and shall comply with the requirements for licensing as a wholesaler, including, without limitation, the permitting, reporting, and bonding requirements imposed by §§ 57-5-103, 57-6-104, 57-6-105, 57-6-107, and 67-6-410. In addition to the information required by § 67-6-410(b), such manufacturers shall report quantities of beer sold for consumption on the manufacturer's premises.

SECTION 3. Tennessee Code Annotated, Section 57-5-201(d), is amended by adding the following as the second sentence thereof:

Any such self-distribution or sale by a manufacturer of its beer directly to a retail dealer of beer constitutes a wholesale sale for purposes of taxation.

SECTION 4. This act takes effect October 1, 2021, the public welfare requiring it.

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AMEND Senate Bill No. 280\*

House Bill No. 622

by deleting all language after the enacting clause and substituting the following:

SECTION 1. Tennessee Code Annotated, Section 13-26-103, is amended by deleting the section and substituting the following:

- (a) When a human resource agency (HRA) is created pursuant to § 13-26-102, a governing board is established for the HRA.
  - (b)
- (1) The membership of the governing board consists of:
  - (A) Each county mayor within the HRA's district;
- (B) Three (3) or more municipal mayors within the HRA's district who serve on a rotating basis as determined by the bylaws of the HRA;
- (C) A senate member who is selected by the senators whose districts are wholly or partially in the area served by the HRA; and
- (D) A representative member who is selected by the representatives whose districts are wholly or partially in the HRA.
- (2) An HRA may appoint additional persons to the governing board as required by state or federal guidelines.
- (c) A member of the general assembly shall not receive any compensation for the member's service on a board.
- (d) The board may appoint an executive committee to act for the board. The board shall determine the authority and composition of the committee.





- (e) The governing board, executive committee, or advisory council may conduct a special or regular meeting. The meetings may be conducted by telephonic, electronic, or other means of communication, in accordance with the requirements of § 8-44-108.
- (f) The governing board shall appoint an advisory council composed of ex officio nonvoting members, to be invited to meet with the governing board at least once annually. The membership of the council is broadly based and equitably distributed between representatives of providers and consumers of human resource services and as established by law, and the council includes members of the governing board and municipal mayors in the service area of the human resource agency.

SECTION 2. Tennessee Code Annotated, Section 13-26-104, is amended by deleting the section and substituting the following:

- (a) A governing board may:
  - (1) Adopt bylaws;
- (2) Appoint an executive director, who would serve at the pleasure of the board;
  - (3) Determine major personnel, fiscal, and program policies:
  - (4) Approve overall program plans and priorities; and
- (5) Assure compliance with conditions of and approve proposals for financial assistance under this chapter.
- (b) Each governing board shall:
- (1) Jointly adopt statewide uniform travel regulations, to be kept on file with the commissioner of finance and administration, and reimburse the governing board's officers and employees for official travel in conformance with the regulations;
- (2) Develop a system of competitive bidding on purchases of supplies and equipment, and other contracts, and submit the written procedures governing the system to the state procurement commission for approval; and

(3) Develop written personnel procedures that are kept on file with the commissioner of finance and administration.

SECTION 3. Tennessee Code Annotated, Section 13-26-108, is amended by deleting the section.

SECTION 4. Tennessee Code Annotated, Section 13-26-111, is amended by deleting the section and substituting the following:

(a) For purposes of general oversight, and specifically for purposes of § 13-26-107, the human resource agencies created under this chapter are attached to the department of human services. Any reports required of human resource agencies by this chapter, or reports that may arise from activities undertaken in accordance with the authority granted under this chapter, are filed with the department of human services in addition to any other filing that may be required.

(b)

- (1) The commissioner shall consider the financial needs of human resource agencies, including the disbursement of matching funds as authorized under § 13-26-107, and to the extent deemed appropriate shall include such funds in the budget request of the department of human services submitted to the commissioner of finance and administration pursuant to § 9-4-5103.
- (2) The department of human services shall provide planning assistance and oversight to the partner agencies with whom the department seeks to coordinate services.

SECTION 5. This act takes effect upon becoming a law, the public welfare requiring it.